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UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF NEW YORK

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MUSTAFA FTEJA, Individually and on	:	<b>Case Number: 19-CV-429(LGS)</b>
behalf of all other persons similarly situated,	:	
	:	
Plaintiff,	:	
	:	
-against-	:	
	:	<b>NOTICE OF MOTION TO</b>
NUSRET NEW YORK LLC d/b/a Nusr-et	:	<b>DISMISS THE CLASS AND</b>
Steakhouse and NUSRET GÖKÇE, a/k/a	:	<b>COLLECTIVE ACTION COMPLAINT</b>
“The Salt Bae”, Jointly and Severally	:	<b>AND TO STAY DISCOVERY</b>
	:	<b>PENDING A DETERMINATION</b>
Defendants.	:	<b><u>OF THIS MOTION</u></b>
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**PLEASE TAKE NOTICE** that, upon the accompanying Memorandum of Law in Support of Defendants’ Motion to Dismiss the Class and Collective Action Complaint and Stay Discovery, Declaration of Howard Davis and Declaration of Burcu Anilan, defendants, Nusret New York LLC and Nusret Gökçe (collectively “Defendants”), by and through their undersigned counsel will move, at a date, time and location to be determined by the Court, for an order, pursuant to Rules 12(b)(1) and 12(b)(6) of the Federal Rules of Civil Procedure (“FRCP”) and pursuant to §§ 2 and 4 of the Federal Arbitration Act (the “FAA”) (1) dismissing plaintiff Mustafa Fteja’s causes of action set forth in his Class and Collective Action Complaint in its entirety, and (2) to stay discovery in the within action pending a determination on this motion.

Dated: New York, New York  
May 31, 2019

MEISTER SEELIG & FEIN LLP

/s/ Howard Davis

By: Howard Davis  
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